Page 1 of 2 (Page 2 Not for Public Disclosure)

UNITED STATES DISTRICT COURT

for the

District of South Carolina

1	United States of America	a	
	V. Damio Bernard Andrews Judgment: s Amended Judgment: mended Judgment if Any)	s 11/13/2013	Case No: 4:12-cr-00817-TLW USM No: 24703-171
			Michael A. Meetze Defendant's Attorney
C	_		N FOR SENTENCE REDUCTION B U.S.C. § 3582(c)(2)
§ 3582(c)(2) for subsequently be § 994(u), and ha	a reduction in the term of en lowered and made ret wing considered such mo	of imprisonment improactive by the Unitotion, and taking in	of the Bureau of Prisons the court under 18 U.S.C. posed based on a guideline sentencing range that has ted States Sentencing Commission pursuant to 28 U.S.C. o account the policy statement set forth at USSG §1B1.10 o the extent that they are applicable,
IT IS ORDERED DEN			previously imposed sentence of imprisonment (as reflected in on this is reduced to
	(Com	plete Parts I and II of I	age 2 when motion is granted)
This case do	es not qualify becaus	se Defendant's g	uideline range remains the same after
recalculating	pursuant to Amendr	ment 782.	
Except as otherv IT IS SO ORDI	vise provided, all provisi	ions of the judgmen	t dated 11/13/2013 shall remain in effect.
Order Date:	05/12/2015	_	s/ Terry L. Wooten Judge's signature
Effective Date:	(if different from order date)		Terry L. Wooten, Chief United States District Judge Printed name and title